

**IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE DISTRICT OF ARIZONA**

In re: )  
 )  
**KEYBOARD(debtors),** )  
 )  
Debtor**KEYBOARD().**)

Chapter **KEYBOARD()**  
Case No. **KEYBOARD()-EWH**

---

**KEYBOARD(),** )  
Plaintiff**KEYBOARD(),** )  
v. )  
 )  
**KEYBOARD(),** )  
Defendant**KEYBOARD(),** )

Adv. No. **KEYBOARD()**

**NOTICE OF SCHEDULING CONFERENCE  
AND ORDER RE: RULE 7016(b) OF  
FEDERAL RULES OF BANKRUPTCY  
PROCEDURE**

All defendants having answered, and any non-answering defendants having been defaulted,

**IT IS HEREBY ORDERED:**

1. Pursuant to Bankruptcy Rule 7016, the parties are to appear at a Scheduling Conference not to exceed 15 minutes on **KEYBOARD(date) at KEYBOARD(time) KEYBOARD(a/p).m.** at the United States Bankruptcy Court, James A. Walsh Courthouse, 38 South Scott Avenue, Courtroom 446, Tucson, Arizona 85701. At that conference, the parties should be prepared to report on all matters relevant to the entry of a scheduling order, including all matters set forth in Rule 7016(b).

2. Except as modified or limited by this Order or by further order of the court at the Scheduling Conference, the Federal Rules of Civil Procedure 26 through 37 (as amended 1993), made applicable to his proceeding by Rules of Bankruptcy Procedure 7026 through 7037, shall apply to all discovery in this proceeding.

3. The parties shall hold their initial meeting pursuant to Rule 26(f) no later than **fourteen days prior** to the Scheduling Conference ordered hereby. At the parties' discretion and where appropriate, this meeting may be held telephonically.

4. If a trial is required for taking evidence, the dates for discovery cutoff, exchanging lists of witnesses and copies of all exhibits, filing the joint pretrial statement and when the parties will be ready for the trial and the amount of time requested for trial will be discussed at the Scheduling Conference. Counsel are to have access to such information as they deem necessary to advise the Court of the reasonableness and convenience of the trial setting. The court may set the matter for trial at the Scheduling Conference and will thereafter issue a Trial Scheduling Order setting deadlines for discovery cutoff, filing of dispositive motions, disclosure of witnesses and exhibits, settlement request, objections to use of declaration testimony, pre-trial statements and motions in limine.

5. Extension for Good Cause and Requests for Pre-trial Conferences. THE DEADLINES SET FORTH IN THIS ORDER MAY ONLY BE EXTENDED BY APPROVAL OF THE COURT. The Court will consider a request for a pre-hearing conference to adjust the dates and procedures set forth in this order. Any request for a pre-hearing conference must be made by motion and must set forth why the deadlines and procedures in this order need to be extended or otherwise adjusted.

Dated: **KEYBOARD**(Date)

HONORABLE EILEEN W. HOLLOWELL  
UNITED STATES BANKRUPTCY JUDGE

Copy mailed **KEYBOARD**(date ) to:

Pltf Atty: **KEYBOARD()**

Def Atty: **KEYBOARD()**

By: \_\_\_\_\_  
Deputy Clerk